	1 2 3 4 5 6	JAMES R. OLSON, ESQ. Nevada Bar No. 000116 STEPHANIE ZINNA, ESQ. Nevada Bar No. 011488 OLSON CANNON & GORMLEY 9950 W. Cheyenne Avenue Las Vegas, NV 89129 (702) 384-4012 - Telephone (702) 383-0701 - Fax jolson@ocgattorneys.com			
OLSON CANNÓN & GORMLEY  A Professional Corporation 9950 West Cheyenne Avenue Las Vegas, Nevada 89129 (702) 384-4012 Fax (702) 383-0701	7	szinna@ocgattorneys.com   Attorney for Defendants			
	8	Amazon.com, Inc. and			
	9	Amazon.com Services, LLC			
	10				
	11	UNITED STATES DISTRICT COURT			
		DISTRICT OF NEVADA			
	12	DISTRICT OF NEVADA			
	13	JOHN GURNER and MICHELLE GURNER,	CASE NO.: 3:24-CV-00205-ART-CLB		
	14	husband and wife; CLAIRE GURNER; and CAMERON GURNER			
	15				
	16	Plaintiffs,	ORDER GRANTING STIPULATION		
		VS.	TO EXTEND BRIEFING SCHEDULE		
	17		TO PLAINTIFF'S MOTION FOR		
	18	AMAZON.COM. INC., a Delaware	LEAVE TO AMEND THEIR COMPLAINT		
	19	corporation; and AMAZON.COM SERVICES, LLC, a Delaware limited liability	COMPLAINT		
	20	company	(First Request)		
	21	Defendant.			
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	23	Pursuant to Rule IA 6-1 of the Local Rules of Practice for the United States Court,  District of Nevada, Plaintiffs John Gurner, Michelle Gurner, Claire Gurner, and Cameron			
	24	District of Nevada, Frankfirs John Gurner, Michelle Gurner, Claire Gurner, and Cameron			
	25	Gurner (hereinafter "Plaintiffs") by and through their attorneys of record and Defendants  Amazon.com Inc. and Amazon.com Services, LLC (hereinafter "Defendants") stipulate and			
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- 1. Plaintiffs' Motion was filed on April 11, 2025
- 2. Plaintiffs Motion seeks to add a negligence claim against Defendants.
- 3. The current deadline to respond to Plaintiffs' Motion is April 25, 2025.
- 4. When Plaintiffs' Motion was filed, Defendants' counsel had to travel out of town/state for depositions in this case as well as seek medical treatment for ongoing medical issues.
- 5. Given the nature and complexity of the issues in Plaintiffs' Motion, coupled with prior commitments and medical issues that have precluded Defendants' counsel from being able to commence preparation of the intended Response, the parties agree to extend the briefing schedule of Plaintiffs' Motion.
- 6. The parties have agreed to provide Defendants with an extension until April 29, 2025 to provide their Response.
- 7. This is the parties first request for an extension of the briefing with respect to Plaintiff's Motion.

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	1	This extension is made in good faith in light of the present circumstances and the issues		
	2	presented in Plaintiffs' Motion.		
	3	IT IS SO STIPULATED AND AGREED BY:		
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	5	DATED this 24th day of April, 2025.	DATED this 24th day of April, 2025	
	6	POLI MOON & ZANE PLLC	OLSON CANNON & GORMLEY	
	7	/s/ Michael N. Poli, Esq.	/s/ Stephanie Zinna, Esq.	
	8	MICHAEL N. POLI, ESQ. Nevada Bar No. 005461	JAMES R. OLSON, ESQ. Nevada Bar No.	
	9	403 Hill Street	STEPHANIE ZINNA, ESQ. Nevada Bar No.	
	10	Reno, NV 89501 Attorneys for Plaintiff	9950 W. Cheyenne Ave.	
	11		Las Vegas, NV 89219	
	12		Attorneys for Defendants	
	13	<u>ORDER</u>		
01	14	IT IS SO ORDERED.		
n n LEY as-07	15	II IS SO ORDERED.		
Law Offices of OLSON CANNON & GORMLEY A Professional Corporation 9950 West Cheyenne Avenue Las Vegas, Nevada 89129 (702) 384-4012 Fax (702) 383-0701		DATED this 25th day of Apri	il 2025	
	16	DATED this 25th day of April, 2025.		
	17	Laldi-		
	18	UNITED STATES MAGISTRATE JUDGE		
07)	19 20			
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